

EXHIBIT C

From: Emerick, Jay <jay.emerick@kirkland.com>
Sent: Monday, March 24, 2025 8:06 PM
To: Basner, Adam L; Braly, Jacob; MoFo_Arm_QCOM; #KE-ARM-Qualcomm;
YCST_Arm_Qualcomm@ycst.com; GRP-QCvARM; Blumenfeld, Jack; jying@morrisnichols.com
Subject: RE: Qualcomm Inc v. Arm Ltd., C.A. No. 24-490-MN (D. Del)

Adam,

Qualcomm's unwillingness to share any information about its motion beyond reciting a legal standard, while seeking the complete bases for Arm's opposition, is noted. Arm is not waiving any bases for its opposition and reserves all rights.

On the briefing schedule, we'll get back to you separately.

Jay

Jay Emerick

KIRKLAND & ELLIS LLP

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jay.emerick@kirkland.com

From: Basner, Adam L <abasner@paulweiss.com>
Sent: Monday, March 24, 2025 2:07 PM
To: Emerick, Jay <jay.emerick@kirkland.com>; Braly, Jacob <jbraly@paulweiss.com>; MoFo_Arm_QCOM <MoFo_Arm_QCOM@mofo.com>; #KE-ARM-Qualcomm <KE-ARM-Qualcomm@kirkland.com>; YCST_Arm_Qualcomm@ycst.com; GRP-QCvARM <GRP-QCvARM@paulweiss.com>; Blumenfeld, Jack <jblumenfeld@morrisnichols.com>; jying@morrisnichols.com
Subject: RE: Qualcomm Inc v. Arm Ltd., C.A. No. 24-490-MN (D. Del)

Jay,

As you know, leave to amend should be freely granted absent some showing of undue delay, prejudice, bad faith, or futility. Given that Qualcomm's proposed amendment is consistent with the deadline agreed to by the parties and approved by the court, and it adequately pleads Arm's breach of contract, the amendment is appropriate. If you have any additional basis or specific prejudice that you intend to present in your letter to the Court, please let us know today.

Qualcomm proposes filing its opening letter on March 26, 2025, with Arm's responsive letter due on March 27, 2025. Please let us know if Arm agrees.

Regards,

Adam L Basner | Associate

Paul, Weiss, Rifkind, Wharton & Garrison LLP

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abasner@paulweiss.com | www.paulweiss.com

From: Emerick, Jay <jay.emerick@kirkland.com>

Sent: Monday, March 24, 2025 10:25 AM

To: Braly, Jacob <jbraly@paulweiss.com>; MoFo_Arm_QCOM <MoFo_Arm_QCOM@mofo.com>; #KE-ARM-Qualcomm <KE-ARM-Qualcomm@kirkland.com>; YCST_Arm_Qualcomm@ycst.com; GRP-QCvARM <GRP-QCvARM@paulweiss.com>; Blumenfeld, Jack <jblumenfeld@morrisnichols.com>; jying@morrisnichols.com

Subject: RE: Qualcomm Inc v. Arm Ltd., C.A. No. 24-490-MN (D. Del)

Jacob,

Your email asks for each of the bases on which Arm plans to oppose your motion, but Qualcomm has not shared any of the bases on which it will move, much less the complete bases.

If you'd like to send us a detailed list of the complete bases on which Qualcomm will move to amend, and a copy of your motion, we'll consider those.

Thanks,

Jay Emerick

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jay.emerick@kirkland.com

From: Braly, Jacob <jbraly@paulweiss.com>

Sent: Monday, March 17, 2025 3:34 PM

To: Emerick, Jay <jay.emerick@kirkland.com>; MoFo_Arm_QCOM <MoFo_Arm_QCOM@mofo.com>; #KE-ARM-Qualcomm <KE-ARM-Qualcomm@kirkland.com>; YCST_Arm_Qualcomm@ycst.com; GRP-QCvARM <GRP-QCvARM@paulweiss.com>; Blumenfeld, Jack <jblumenfeld@morrisnichols.com>; jying@morrisnichols.com

Subject: RE: Qualcomm Inc v. Arm Ltd., C.A. No. 24-490-MN (D. Del)

Jay,

Can you please let us know what prejudice Arm is alleging it has faced based on delay?

We trust that you have had sufficient time to review the redline. Please let us know if there is any other basis on which you oppose.

Regards,

Jake Braly | Associate

Paul, Weiss, Rifkind, Wharton & Garrison LLP

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jbraly@paulweiss.com | www.paulweiss.com

From: Emerick, Jay <jay.emerick@kirkland.com>

Sent: Friday, March 14, 2025 1:49 PM

To: Braly, Jacob <jbraly@paulweiss.com>; MoFo_Arm_QCOM <MoFo_Arm_QCOM@mofo.com>; #KE-ARM-Qualcomm <KE-ARM-Qualcomm@kirkland.com>; YCST_Arm_Qualcomm@ycst.com; GRP-QCvARM <GRP-QCvARM@paulweiss.com>

QCvARM@paulweiss.com>; Blumenfeld, Jack <jblumenfeld@morrisnichols.com>; jying@morrisnichols.com

Subject: RE: Qualcomm Inc v. Arm Ltd., C.A. No. 24-490-MN (D. Del)

Jake,

We oppose at least based on Qualcomm's delay and prejudice to Arm.

We're still reviewing the redline you sent two days ago, so there may be additional grounds on which we oppose.

Jay

Jay Emerick

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From: Braly, Jacob <jbraly@paulweiss.com>

Sent: Friday, March 14, 2025 11:01 AM

To: Emerick, Jay <jay.emerick@kirkland.com>; MoFo_Arm_QCOM <MoFo_Arm_QCOM@mofo.com>; #KE-ARM-Qualcomm <KE-ARM-Qualcomm@kirkland.com>; YCST_Arm_Qualcomm@ycst.com; GRP-QCvARM <GRP-QCvARM@paulweiss.com>; Blumenfeld, Jack <jblumenfeld@morrisnichols.com>; jying@morrisnichols.com

Subject: RE: Qualcomm Inc v. Arm Ltd., C.A. No. 24-490-MN (D. Del)

Jay,

Can you please tell us Arm's basis for its opposition?

Regards,

Jake Braly | Associate

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From: Emerick, Jay <jay.emerick@kirkland.com>

Sent: Thursday, March 13, 2025 6:11 PM

To: Braly, Jacob <jbraly@paulweiss.com>; MoFo_Arm_QCOM <MoFo_Arm_QCOM@mofo.com>; #KE-ARM-Qualcomm <KE-ARM-Qualcomm@kirkland.com>; YCST_Arm_Qualcomm@ycst.com; GRP-QCvARM <GRP-QCvARM@paulweiss.com>; Blumenfeld, Jack <jblumenfeld@morrisnichols.com>; jying@morrisnichols.com

Subject: RE: Qualcomm Inc v. Arm Ltd., C.A. No. 24-490-MN (D. Del)

Jake,

Arm opposes. Anne will follow up separately with her availability.

Jay

Jay Emerick

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jay.emerick@kirkland.com

From: Braly, Jacob <jbraly@paulweiss.com>

Sent: Thursday, March 13, 2025 12:24 PM

To: Emerick, Jay <jay.emerick@kirkland.com>; MoFo_Arm_QCOM <MoFo_Arm_QCOM@mofo.com>; #KE-ARM-Qualcomm <KE-ARM-Qualcomm@kirkland.com>; YCST_Arm_Qualcomm@ycst.com; GRP-QCvARM <GRP-QCvARM@paulweiss.com>; Blumenfeld, Jack <jblumenfeld@morrisnichols.com>; jying@morrisnichols.com

Subject: RE: Qualcomm Inc v. Arm Ltd., C.A. No. 24-490-MN (D. Del)

Counsel,

Please let us know if Arm intends to oppose Qualcomm's amendment by COB today. If Arm intends to oppose, please provide us with times that you are free to call the Court tomorrow.

Regards,

Jake Braly | Associate

Paul, Weiss, Rifkind, Wharton & Garrison LLP

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From: Braly, Jacob

Sent: Wednesday, March 12, 2025 10:15 AM

To: Emerick, Jay <jay.emerick@kirkland.com>; MoFo_Arm_QCOM <MoFo_Arm_QCOM@mofo.com>; #KE-ARM-Qualcomm <KE-ARM-Qualcomm@kirkland.com>; YCST_Arm_Qualcomm@ycst.com; GRP-QCvARM <GRP-QCvARM@paulweiss.com>; Blumenfeld, Jack <jblumenfeld@morrisnichols.com>; jying@morrisnichols.com

Subject: RE: Qualcomm Inc v. Arm Ltd., C.A. No. 24-490-MN (D. Del)

Jay,

Attached please find a redline comparing the Second Amended Complaint to the First Amended Complaint. Please let us know if Arm opposes Qualcomm's amendment.

Regards,

Jake Braly | Associate

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From: Braly, Jacob

Sent: Friday, March 7, 2025 4:00 PM

To: Emerick, Jay <jay.emerick@kirkland.com>; MoFo_Arm_QCOM <MoFo_Arm_QCOM@mofo.com>; #KE-ARM-

Qualcomm <KE-ARM-Qualcomm@kirkland.com>; YCST Arm Qualcomm<ycst.com>; GRP-QCvARM <GRP-QCvARM@paulweiss.com>; Blumenfeld, Jack <jblumenfeld@morrisnichols.com>; jying@morrisnichols.com

Subject: RE: Qualcomm Inc v. Arm Ltd., C.A. No. 24-490-MN (D. Del)

Jay,

We will send the redline as soon as it is available – likely early next week.

Regards,

Jake Braly | Associate

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From: Emerick, Jay <jay.emerick@kirkland.com>

Sent: Friday, March 7, 2025 1:10 PM

To: Braly, Jacob <jbraly@paulweiss.com>; MoFo_Arm_QCOM <MoFo_Arm_QCOM@mofo.com>; #KE-ARM-Qualcomm <KE-ARM-Qualcomm@kirkland.com>; YCST Arm Qualcomm<ycst.com>; GRP-QCvARM <GRP-QCvARM@paulweiss.com>; Blumenfeld, Jack <jblumenfeld@morrisnichols.com>; jying@morrisnichols.com

Subject: RE: Qualcomm Inc v. Arm Ltd., C.A. No. 24-490-MN (D. Del)

Jake,

Can you please send us a redline so we can evaluate your request?

Thanks,

Jay Emerick

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jay.emerick@kirkland.com

From: Braly, Jacob <jbraly@paulweiss.com>

Sent: Friday, March 7, 2025 11:56 AM

To: MoFo_Arm_QCOM <MoFo_Arm_QCOM@mofo.com>; #KE-ARM-Qualcomm <KE-ARM-Qualcomm@kirkland.com>; YCST Arm Qualcomm<ycst.com>; GRP-QCvARM <GRP-QCvARM@paulweiss.com>; Blumenfeld, Jack <jblumenfeld@morrisnichols.com>; jying@morrisnichols.com

Subject: Qualcomm Inc v. Arm Ltd., C.A. No. 24-490-MN (D. Del)

Counsel,

As we stated at today's meet and confer, Qualcomm plans to amend the Complaint to include a claim related to breach of the Qualcomm TLA.

Please let us know whether Arm will oppose.

Regards,

Jake Braly | Associate

Paul, Weiss, Rifkind, Wharton & Garrison LLP

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